	\mathbf{U}_1	NITED STA	ATES DIST	RICT COURT	FILI U.S. DISTRU	i gova	
			District of _	NE	BRASKA	fordala.	
UNIT	TED STATES OF AM	IERICA			2006 JUL 12	PM 2: 35	
	V.		ORI	DER OF DETENT	ON PENDING	TRIAL	
MA	THEW GATWECH Defendant	WUOL		mber: 4:06CR3100	Uprice or	الما المساملة المساملة الما	
In accordar	nce with the Bail Reform A	ct 18 IIS C 8 3142	A a detention hearin	a has been held. I conclud	a that the following fo	note require the	
detention of the	defendant pending trial in	this case.			e that the following is	icts require me	
Part I—Findings of Fact (1) The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a federal offense state							
or loca □ a □ ar	efendant is charged with an al offense that would have be crime of violence as define a offense for which the max a offense for which a maxin	been a federal offense d in 18 U.S.C. § 3150 timum sentence is life	e if a circumstance give 5(a)(4). e imprisonment or dea	ving rise to federal jurisdict	of a	ense state at is	
	felony that was committed			wo or more prior federal o	ffenses described in 1	8 U.S.C.	
(2) The of (3) A period for the	3142(f)(1)(A)-(C), or comp fense described in finding od of not more than five ye offense described in finding	(1) was committed wears has elapsed sinceing (1).	hile the defendant wa the date of con	viction release of the	defendant from impr	risonment	
(4) Findin	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption. Alternative Findings (A)						
(1) There	is probable cause to believe		υ ,	•			
fo	r which a maximum term o					·	
	ider 18 U.S.C. § 924(c).	o neogrametica catabli	ahad har Emdina 1 shas		6 114 111		
the ap	(2) The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assur the appearance of the defendant as required and the safety of the community.						
Alternative Findings (B)							
(1) There is a serious risk that the defendant will not appear.							
(2) There is a serious risk that the defendant will endanger the safety of another person or the community.							
		Part II—Written	Statement of Reas	ons for Detention			
I find that ti	he credible testimony and i				onvincing evidence	a prepon-	
derance of the e	vidence that		1				
Dc	t's record	inc) udes	severa)	tailures to	appear as	ordered	
Del	's drxa +alc	ohol use	establishes	danger to	the comme	t.	
				y y			
							
		D4 III D		TO ()			
The defenda	ant is committed to the custo		rections Regardin		ment in a corrections f	acility congrete	
to the extent pra	acticable, from persons aw	aiting or serving sen	ences or being held i	in custody pending appeal	The defendant shall	l be afforded a	
reasonable oppo	rtunity for private consulta	ation with defense co	unsel. On order of a	court of the United States	or on request of an a	attorney for the	
in connection w	e person in charge of the co ith a court proceeding.	rrections facility shall	ractiver the defendar	it to the United States mars	shal for the purpose of	an appearance	
7-	12-06	\mathcal{A}	land -	Y/1/0,			
	Date	- / ()	1111	Signature of Judicial Office	r		
			David	l L. Piester, U.S. Magistrat			
				me and Title of Judicial O			

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).